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SEC. 102. That the owner, lessee, or occupier of any premises within this city shall not keep any cattle or deposit the dung of any cattle in such location or in such a manner as to pollute any stream of water, spring, or well the water of which is used for domestic purposes. [Art. I, Sanitary Code adopted Aug. 1, 1910.]

LOS ANGELES, CAL.

SPITTING.

SECTION 1. It shall be unlawful for any person to expectorate or spit on the floor of any street-railway car or any other public conveyance or of any public building, or on any sidewalk in the city of Los Angeles.

SEC. 2. That ordinance No. 4020 (new series), entitled "An ordinance prohibiting expectoration in public places in the city of Los Angeles, and providing a penalty therefor," approved December 31, 1896, be, and the same is hereby, repealed.

SEC. 3. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than 25 cents nor more than \$5, or by imprisonment in the city jail for a period of not less than 1 day nor more than 20 days, or by both such fine and imprisonment. [Ordinance adopted Jan. 31, 1911.]

SYRACUSE, N. Y.

SPITTING AND SPITTOONS, REGULATION OF IN PUBLIC PLACES.

SEC. 7, Subd. J. Spitting is hereby prohibited either on the sidewalk, crosswalk, or footway of any public street, way, park, or square, or upon the floor of any hall or office in any hotel, apartment house, tenement or lodging house which is used in common by the guests or tenants thereof, or upon the floor, platform, steps, or stairs of any public building, hall, church, theater, railway station, store or factory, street car or other public conveyance. (See city ordinance as amended.)

Subd. K. Every person owning or having the management or control of any hall, apartment house, tenement or lodging house, or any store, factory, theater, or other building or room which is used in common by the public shall provide sufficient and proper receptacles for spitting, and also shall provide for the cleansing and disinfecting of such receptacles at least once in every 24 hours. [Ordinance adopted Mar. 27, 1911.]

TRENTON, N. J.

SPITTING.

SEC. 65. That spitting upon the sidewalks of a public street and upon the floors of public buildings and railway cars running through or upon the streets within the city of Trenton is hereby forbidden, and this board shall cause to be prominently displayed upon such streets, and owners, agents, and officers in charge and control of all the public buildings and cars shall keep permanently and prominently posted in each building and in each of said cars, a sufficient number of notices forbidding spitting on such sidewalks or floors, which notices shall recite this ordinance, with the penalty prescribed for the violation thereof; and every such car so mentioned shall have at least one of such notices posted inside and on each of the two sides thereof. [Art. I, Sanitary Code, adopted Aug. 1, 1910.]

SYRACUSE, N. Y.

ICE—SALE AND USE.

SEC. 10. Subd. A. No person shall sell, expose for sale, or use for drinking or eating purposes ice which has been obtained from any polluted or unclean pond, creek, river, canal, lake, or stream. Every person engaged in said business shall procure and exhibit in a conspicuous place on each vehicle so used a metal sign issued annually by the commissioner, bearing the year, license number, and name of business. Ice dealers shall notify the commissioner of the sources of the ice they keep or sell. When ice taken from Onondaga Lake or the canal is sold from wagons or other vehicles the wagons or vehicles must be labeled or lettered "Onondaga Lake ice" or "Canal ice," as the case may be, in letters at least 6 inches in height and each line in the formation of each letter at least one-half inch in width.

Subd. B. In case complaint in writing is made by not less than 25 consumers of ice, alleging that said ice is impure and injurious to health, after notice to the parties